

NEW PUBLICATIONS.

THE PHILOSOPHY OF PROTECTION.

THE ECONOMIC BASIS OF PROTECTION. By Simon N. Patten, Professor of Political Economy, Wharton School of Finance and Economy, University of Pennsylvania; J. B. Lippincott Company, Philadelphia, 1890, 12mo, 144 pp.

It is much to be regretted that this book, with its valuable thoughts, was not written in the English of the street and the market place, instead of the language of the study and classroom. Then would its useful instruction be appreciated by many who will now be repelled or puzzled by the author's use of words in senses which, to ordinary readers at least, are quite unknown. For page after page the author strives to convey his meaning in such form as this:

The system of natural liberty which formed a basis of economic doctrine during the last century, conceived society as moving toward an ideal static state, and the strength of the free trade position rests in the static ideal which is the static state. The dynamic condition of society at the present time requires a very different ideal from that which harmonizes with a static state. If we take the doctrine of a dynamic state to have that form of the static of a static state, how can a new conception of the causes operating in a dynamic state and of the economy suited to a dynamic society? (Page 26).

The nearest approach to an exposition of the author's meaning is perhaps found in the following paragraphs:

In the first place there is the static conception held by all the consistent advocates of a passive policy toward the rest of governments. This ideal supposes that the best opportunities for labor—that is, the best lands, the best mines, and other resources—are used first, and that as population increases, poorer natural resources must be utilized to give employment to the additional population. In this way the average return for labor is reduced, and the society finds itself crowded into a narrower economic condition with every increase in population. (Page 94).

The other idea opposed to this is a dynamic one. It supposes that the individuals of a society are constantly changing with their environment, that they have new opportunities of their new conditions, and thus there are continually opening to them new opportunities for labor, better than those they first put into use. In this way the society gradually progresses out of a poorer economic condition into a better one, and a gradual increase in the average return for labor comes with every change in the economic environment. (Page 95).

Professor Patten has not sufficiently interpreted for the common understanding the phrases which he uses so frequently, and upon which his entire reasoning turns. The conception which he seeks to present has, nevertheless, real value, and the book will repay study. It is his belief that this country, with a rapidly increasing population, is forced to find even new occupations for its multiplying millions, and resources to be developed for their steady improvement in condition. Otherwise, the increase in population would of itself crowd down the wages of labor, and cause the millions of wage earners to sink in the scale of intelligence and character, until thus the self-governing power would be lost or become but a curse to its possessors.

For a nation with settled lands, population not greatly increasing, limited opportunities to develop resources, and little improvement in the condition and demands of the people, unlimited exchanges of products with other nations may have advantages. But this Nation cannot exchange on equal terms with other nations which are advancing. This Nation cannot compete with other nations whose labor is less favored in condition now, and has less chance of uplifting and of progress. The reasoning is worthy of attention, though the language chosen to express it is sometimes lacking in clearness and simplicity.

New Publications.

THE TRIBUNE MONTHLY.

FOR

AUGUST, 1890. !

OUR CONTINENT;

OR,

AMERICA FOR THE AMERICANS.*

I.

PAN-AMERICAN CONFERENCE.

1. BLAINE'S Address of Welcome.

2. Actual Results of the Congress.

3. Closing Speeches.

4. Blaine's Reciprocity Report.

5. The President's Letter on the Same.

II.

SOUTH AMERICAN TRADE.

WITH ILLUSTRATIONS.

1. Letters of L. N. F. from cities in Brazil, Buenos Ayres, &c.

2. Letters of L. N. F. from the West Coast.

3. Shorter Letters of Trade.—Letters from the North Coast and Isthmus.

III.

NEWFOUNDLAND.

WITH ILLUSTRATIONS.

Letters of L. E. Q. from Newfoundland on the Country and the Fisheries.

READY FOR SALE ABOUT AUGUST 12.

25 CENTS A COPY.

THE TRIBUNE, New-York.

Law Schools.

UNIVERSITY OF THE CITY OF NEW-YORK.

LAW SCHOOL.

JOHN HALL, D. LL. D., Chancellor.

HENRY C. WATSON, LL. D., Vice-Chancellor.

DAVID H. JAQUES, LL. D., Dean of Law Faculty.

The thirty-second session begins Oct. 1, 1890, and ends June 1, 1891.

The course is designed to give the student:

A competent knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

An examination of law and of the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the examinations required for admission to the Bar.

A knowledge of substantive law and of pleading, evidence, and practice, for the